The Gazette



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Separate paging is given to this Part in order that it may be filed as a separate compilation.

PART II-A

Notifications relating to Minor Administrations

OFFICE OF THE CHIEF COMMISSIONER. HIMACHAL PRADESH

NOTIFICATIONS

Simla, the 18th August 1948

No. G[97-21]48.—The Chief Commissioner is pleased to appoint the Deputy Commissioners of the following districts of Himachal Pradesh as ex-officio Registrars under the provisions of the Indian Registration Act, 1908 wherever this Act is already in force.

- 1. Mahasu.
- 2. Sirmur.
- 3. Mandi

By order,

E. P. MOON.

Deputy Chief Commissioner, Himachal Pradesh.

Simla, the 19th August 1948

No. C. 5-12 48.—In exercise of the powers conferred by paragraph 4 of the Himachal Pradesh (Administration) Order, 1948, the Chief Commissioner, Himachal Pradesh is pleased to invest Mr. Mohan Lal, Magistrate 1st Class, Sanjauli, with powers of an Assistant Collector 1 Grade to be exercised within the limits of Mahasu District of Himachal Pradesh.

By order,

E. P. MOON,

Deputy Chief Commissioner, Himachal Pradesh.

ORDERS BY THE CHIEF COMMISSIONER, AJMER-MERWARA

NOTIFICATIONS

Ajmer, the 29th May 1948

No. A 23-67-II.-Mr. K. L. Sheth, Officer on Special Duty, Improvement Trust, Ajmer was granted earned leave for 13 days with effect from the 17th May, 1948 with permission to prefix and suffix the holidays on the 15th, 16th and 30th May, 1948.

By order,

C. L. TRIVEDI,

Secretary.

Ajmer, the 5th August 1948

No. A|21-18.—In exercise of the powers conferred by section 12 of the Code of Criminal Procedure, 1898 (V of 1898) as adapted by the Government of Ind a (Adaptation of Indian Laws) Order, 1937 and the Indian Independence (Adaptation of Central Acts and Ordinances) Order, 1948, read with the Government of India late Home Department Notification No. F. 126|37-Public, dated the 1st April 1937, the Chief Commissioner is pleased to invest Mr. E. D. Mehta, retired Judge, Small Causes Court, Ajmer, with the powers of a Mag strate of the First Class to be exercised within the district of Ajmer-Merwara for a period of 3 months with effect from the 5th August **194**8.

By order,

A. N. LAL

Secretary to the Chief Commissioner,

Ajmer-Merwara,

Ajmer, the 12th August 1948

No. R|23.—In exercise of the powers conferred on the Central Government by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) and delegated to him in the Government of India, Ministry of Food Not fication No. PY-603(2)-I, dated the 21st October, 1946 as continued under section 17 of the said Act, the Chief Commissioner, Ajmer-Merwara is pleased to make the following Order with the concurrence of the Central Government :---

- 1. Short title, Extent and Commencement.—(1) This Order may be called the Ajmer-Merwara Foodgrains Control Order, 1948.
 - (2) It extends to the whole of Ajmer-Merwara.
- (3) It shall come into force from the date of its publication in the Gazette of India.
- 2. Interpretations.—In this Order unless there is anything repugnant in the subject or context,-
 - (1) 'Controlled foodgrains' mean (a) wheat and wheat products (including atta, maida, rawa and suji), (b) Rice in the husk (paddy), (c) Rice husked, (d) Maize and its products, (e) Jowar and its products, (f) Bajra, (g) Gram (any variety) and its products (including crushed or broken gram), (h) Barley and its products (including crushed barley) (i) Ragi, (j) Arhar, (k) Masur, (l) Kodra, (m) Korre, (n) any mixture containing one or more of the foregoing foodgrains.
 - (2) 'Controller' means the District Rationing Officer, Ajmer-Merwara.

- (3) 'Person' includes any company or association or body of includes whether incorporate or not. Individuals who mess together shall be deemed to be one person for the purpose of this Order.
- (4) 'Family' means a group of persons who are joint in mess and under one head or manager.
- (5) 'Purchase in wholesale quantities' means purchase in quantities exceeding 20 (twenty) mainds in any one transaction and includes purchases by any one person on behalf of another as a Commission Agent or as an Arhatiya.
- (6) 'Sale in wholesale quantities' means sale in any quantities exceeding 20 (twenty) mainds in any one transaction and includes sale by any person on behalf of another as a Commission Agent or Arhatiya.
- storage for sale in wholesale quantities ' means storage in quantities exceeding 20 (twenty) maunds each foodgrains and in all 100 (one hundred) maunds for the purpose of sale, whether in wholesale or retail and includes storage by a person on behalf of another as a Commission Agent or as an Arhatiya.
- (8) 'Wholesale dealer' means a person who has been licensed to deal in controlled foodgrams in accordance with this Order in wholesale quantities,
- (9) 'Retail dealer' means a dealer licensed in accordance with the provisions of this Order to purchase sell or store for sale controlled foodgrains in quantities less than wholesale quantities as defined in sub-rlauses (5), (6) & (7) above.
- (10) 'Agriculturist' means any person who actually cultivates land himself or through the agency of servants or labour whether he possesses such land as land-lord, tenant, mortgage or otherwise how-soever, but shall not include a village Bohra of an agriculturist.
- 3. (1) No person other than a wholesale dealer or a retail dealer shall, without a written permission of the Controller, have in his possession on his behalf or on behalf of any, other person:—
 - (a) A quantity of wheat in excess of two maunds and thirty seers and other controlled foodgrains weighing in all not more than 1½ maunds per head in the town of Ajmer.
 - (b) A quantity of controlled foodgrains in excess of 2½ maunds per adult and 1½ maunds per child in the rest of the province of Ajmer-Merwara, provided that he does not possess any controlled foodgrains in the town of Ajmer; and if he possess any quantity of controlled foodgrains in the town of Ajmer, the total quantity shall not exceed the limitations imposed by this sub-clause:

Provided that an agriculturist shall be exempt from the operation of this clause in respect of all controlled foodgrains which may be stored in quantity reasonably required for the maintenance of such agriculturists and his family members, till the harvesting of the following Kharif or Rabi as the case may be and for his bonafide seed requirements for the following Kharif or Rabi crop, as the case may be.

- (2) No person shall purchase, sell or store for sale any controlled foodgrains in less than wholesale quantities, or engage in any undertaking which involves purchase, sale or storage for sale of any of the controlled foodgrains in less than wholesale quantities as defined in clause 2(5), (6) and (7) above, except under a licence for retail dealings issued by the Controller or any other officer authorised by him in this behalf.
- (3) No person shall purchase, sell or store for sale any of the controlled foodgrains in wholesale quantities or enterese in any undertaking which involves purchase, sale or torage for sale of any of the controlled foodgrains in

- wholesale quantities as defined in clauses 2(5), (6) and (7) above, except under a licence for wholesale dealings issued under this order by the Controller or any other Officer authorised by him in this behalf.
- (4) For the purpose of this order any person who stores controlled foodgrains in quantities exceeding 50 (fifty) maunds shall unless the contrary is proved be deemed to store the foodgrain for purpose of sale.
- 4. (i) Every wholesale licencee shall deposit a security of Rs. 500|- in cash or N.S.C. or any other investment acceptable to Deputy Commissioner or District Rationing Officer, Ajmer-Merwara pledged in the name of Deputy Commissioner or District Rationing Officer, Ajmer-Merwara for and upto the period of the validity of the licence and shall also enter into an agreement with Deputy Commissioner or licence issuing authority to this effect as in 'Form F', appended to this order.

Provided that the above condition shall also apply to all existing wholesale licences whose licence shall be liable to cancellation, if they have not so far deposited the above security.

- (ii) The Deputy Commissioner or any other officer granting the licence may forfeit a part or in whole the amount of security deposit for breach of any of the provisions of this order or any condition of the licence issued in his favour.
- 5. Licences for retail dealings shall be in Form A and licences for wholesale dealings shall be in Form B of the Schedule appended below and shall specify,
 - (a) the foodgrain or foodgrains in which the licencee may deal,
 - (b) the place or places at which the licencee may carry on the licensed undertaking.
- 6. Applications for retail and wholesale licences shall be in Form C and D respectively of the schedule appended below and made to the Controller or any other officer authorised by him under clause 3 above.
 - 7. Subject to the provisions of clause 3(i) above,
 - (i) a person receiving controlled foodgrains by way of rent, revenue or yield of any land shall dispose of such surplus stock of foodgrains by sale or otherwise within thirty days from the receipt thereof. Any wholesale or retail dealer who without good reason refuses to purchase such foodgrains in such quantities as the Chief Commissioner may in this behalf prescribe will be liable to have his licence cancelled.
 - (ii) Any person other than wholesale or retail dealer receiving controlled foodgrains as mentioned in clause (i) above shall within a week from the date of receipt thereof submit a return of such controlled foodgrains to the sub-divisional officers of the area in which he receives the controlled foodgrains.
 - (iii) No wholesale dealer or retail dealer shall purchase any controlled foodgrains from any person mentioned in clause (i) above at rates lower than those prescribed by the Chief Commisioner, from time to time.
- 8. All wholesale dealers of foodgrains who receive surplus stocks referred to in clause 7 above shall maintain correct accounts of purchase and sales which will be open to inspection by officers of Rationing, Police and Revenue Departments.
- 9. All wholesale dealers shall submit a list within ten days from the date of promulgation of this Order of their existing godowns (owned, rented, hired or acquired in any other manner to store foodgrains) to the Controller or the-license issuing authority. They shall also submit to the Controller or the Licence issuing authority information regarding all godowns vacated or new godows acquired, within one week from the date of such vacation or acquisition
- 10. (i) The Controller or any officer authorised by him to grant licences under this Order may refuse to grant a licence to any person who has been convicted of an offence under the Defence of India Rules, The Essential Supplies (Temporary Powers) Act, 1946 (No. XXIV of 1946),

Indian Penal Code, The Hoarding and Profiteering Prevention Ordinance or any other local or special Law. An appeal shall lie to the Chief Commissioner, if the Order has been passed by the Controller and to the Deputy Commissioner in other cases. No appeal shall lie from Deputy Commissioner's orders.

- (ii) The Controller or any other officer authorised by him to grant licences under this Order may cancel a licence on the licensee being convicted of any offence, under the Defence of India Rules, The Essential Supplies (Temporary Powers) Λct, 1946, No. XXIV of 1946), The Hoarding and Profiteering Prevention Order, 1943, The Indian Penal Code or any other Local or special Law or for any other reason to be given in writing. An appeal against such an order shall lie to the Deputy Commissioner.
- 11. The Controller or licence issuing authority may after making such enquiries as he may think fit issue a new licence to deal in foodgrains in retail or wholesale in place of lost, misplaced or defaced one on payment of a fee of Rs. 5|- provided that in cases of hardships the controller or the licence issuing authority may waive payment of these charges. Every person to whom a new licence has been issued shall, if he subsequently finds the lost one, forthwith return it to the said officers.
- 12. No person shall transfer to any other person the licence issued to himself. When any person is in possession of a licence and such possession is not authorised by virtue of this Order, he shall forthwith deliver the same to the Controller or the licence issuing authority.
- 13. (1) No person being the holder of a licence issued, or deemed to be issued under this order, shall contravene any of the conditions mentioned in Form A, B and F and if such person contravenes any of the said conditions, then, without prejudice to any other action that may be taken against him, his licence may be cancelled by order of the Controller or the authority who has issued the licence.
- (2) Notwithstanding anything contained in sub-clause (1) the Chief Commissioner may in special circumstances without assigning any previous notice or without assigning any reason, suspend or cancel a licence issued, or deemed to be issued under this order.
- 14. Any officer of the Rationing, Police and Revenue Department not below the rank of Sub-Inspector or any other official authorised by the Deputy Commissioner or licence issuing authority may:—
 - (1) investigate into a case of contravention of any of the Provisions of this order and for that purpose examine any person or summon him before himself for such examination,
 - (2) inspect or cause to be inspected or order the production before himself of any book or other document belonging to or under the control of any person,
 - (3) enter and search any premises, vehicles, vessels or aircrafts and seize any article in respect of which he has reason to believe that contravention of this Order has been, is being or is about to be committed or any other article which he has reason to believe has been or is intended to be used in connection with such contravention.
- 15. Any property in respect of which the trying court is satisfied that any of the provisions of this Order have been contravened may be ordered by that court to be confiscated to the Indian Dominion.
- 16. This Notification replaces the Ajmer-Merwara Foodgrains Control Order. 1947 (Notification No. R|21, dated the 29th July, 1947 as subsequently amended by Notification No. R|12, of 19th March 1948, R|14 of 14th April 1948 and R|17 of 2nd June 1948) from the date of publication of this Notification in the Gazette of India, Provided that anything done or deemed to have been done under any provisions of the Notifications replaced shall be deemed to have been done under the corresponding provisions of this Order.

Schedule

FORM A.

Dicence to sell controlled foodgrains in retail, (Non-transferable).

- 1 Register Nb.
- 2. Name of licencee
 Parentage
 Residence
- 3 Exact description of premises where the business is to be carried on .
- 4. The name of foodgrains in which the licencee is to carry on business. . .

District Rationing Officer,
Ajmer-Merwara.

Conditions

- 1. The Licencee shall maintain a register in **English**, Hindi, or Urdu for each kind of foodgrain mentioned in licence, showing correctly:—
 - (a) the opening stock on each day,
 - (b) the quantities received on each day showing the place of origin,
 - (c) the closing balance on each day.
- 2. The licencee shall prominently display at his business premises, a list of current prices in Hindi or Urdu of each kind of controlled foodgrains.
- 3. The licencee shall render all necessary facilities at all reasonable times to such persons as may be authorised by the licensing authority or the District Rationing Officer, Ajmer-Merwara for the inspection of his shop, godown or any other place used for the storage or sale of controlled foodgrains and also for the taking of samples for examination.
- 4. The licencee shall furnish correctly such information as may be demanded from him and shall carry out such instructions as may from time to time be given by the District Rationing Officer. Ajmer-Merwara or by any officer authorised by him, in this behalf.
- 5 The licencee shall sell such controlled foodgrains in such quantities at such time to such persons and in such manner as the District Rationing Officer, Ajmer-Merwara or any other officer authorised by him in this behalf may direct.
- 6 In addition to the registers, accounts and notices referred to in paragraphs 1 and 2 above, the licence shall maintain such other registers, make such other returns and display such other notices as the District Rationing Officer, Ajmer-Merwara or any other officer authorised by him in this behalf may direct.
- 7 If any licencee contravenes any of the conditions of this licence, or is found to have made any incorrect statement in his application for a licence or as required by these conditions, his licence may be cancelled and he shall also be punished under section 7 of the Essential Supplier (Temporary Powers) Act, 1946 (No. XXIV of 1946).

FORM B

(See clause 3.)

Licence for purchase, sale or storage for sale in wholesale quantities of controlled foodgrains. (Free of all fee and Non-transferable).

- 2. The licencee shall carry on the aforesaid business at the following place|places.....
- 3. The licencee shall maintain a register of daily accounts for each of the foodgrains mentioned in paragraph 1 showing correctly,
 - (a) the opening stock on each day,
 - (b) the quantities received on each day showing the place of origin,
 - (c) the quantities delivered or otherwise removed on each day showing the places of destination if consigned to places outside the district, and
 - (d) the closing stock on each day.
- 4. The licencee shall, in respect of each of the food-grains ment oned in paragraph 1, submit to the District Rationing Officer, Ajmer-Merwara or the licence issuing authority, so as to reach him not later than the fifteenth day of each month a true return in Form E of the Schedule of stocks, receipts and deliveries of the foodgrains during the preceding month.
- 5. The licencee shall not sell any of the foodgrains mentioned in paragraph 1, to any person who does not hold a licence for wholesale or retail dealings issued or deemed to have been issued under the Revised Ajmer-Merwara Foodgrains Control Order, 1947 & 1948 except with the permission of the District Rationing Officer, Ajmer-Merwara or the licence issuing authority.
- 6. The licencee shall except when specially exempted by the District Rationing Officer, Ajmer-Merwara, Ajmer in this behalf, issue to every customer a correct receipt or invoice as the case may be, giving his name, address and licence number, the name, address and licence number (if any) of the customer, the date of transaction, the quantity sold, the price per maund and the total amount charged, and shall keep a duplicate of the same to be available for inspection on demand by any authorised officer of the Government.
- 7. The licencees shall prominently display at each of the places mentioned in paragraph 2, a correct list written in the language of the licence, of the prices of all foodgrains in which he deals.
- 8. The licence shall give all facilities at all reasonable times to any authorised officer for the inspection of his stocks and accounts at his shop, godown or other place used by him for the storage or sale of any of the foodgrains mentioned in paragraph 1, and for taking of samples of such foodgrains for examination.
- 9. The licencee shall comply with any directions that may be given to him by the District Rationing Officer, Ajmer-Merwara or licence issuing authority in regard to the purchase, sale or storage for sale of any of the foodgrains mentioned in paragraph 1.
- 10. All wholesale dealers shall submit a list within ten days from the date of promulgation of this Order of their existing godowns (owned, rented, hired or acquired in any other manner to store foodgrains) to the Controller or the licence issuing authority. They shall also submit to the Controller or the licence issuing authority information regarding all godowns vacated or new godowns acquired, within one week from the date of such vacation or acquisition.
- 11. No person being the holder of a licence issued or deemed to be issued, under this order shall contravence any of the conditions mentioned in forms 'B' and 'F' and if any such person contravenes any of the conditions then without prejudice to any other action that may be taken against him, his licence may be cancelled by order of the Controller or the authority who has issued licence.
- 12. Notwithstanding anything contained in sub-clause (1) the Chief Commissioner may, in special circumstances, without giving any previous notice or without assigning any person, suspend or cancel a licence issued or deemed to be issued under this order.

13. No person shall transfer to any other person the licence issued to himself. When any person is in possession of a licence and such possession is not authorised by virtue of this Order, he shall forthwith deliver the same to the Controller or the licence issuing authority.

District Rationing Officer, Ajmer-Merwara

FORM C

Form of application for retailer's licence. (See clause 3.)

- 3. Applicant's residence
- 4. Situation of applicant's place of business, with particulars as to number of house, mohalla, town or village and Police station and district
- 5. How long the applicant has been trading in foodgrains.
- 6. Names of foodgrains in respect of which licence is required. (Particulars to be given for each foodgrains). . . .

I declare that the following quantities of the foodgrains specified below are in my possession this day and are held at the places shown against them.

I hereby agree to abide by the conditions of the licence which will be issued to me.

- (a) I have not previously applied for such licence in this District for any of the foodgrains specified in para. 6 above.
- (b) I applied for such licence in this District on and was not granted a licence on (a) or (b).

(Strike out the words which are not applicable.) Dated......1948.

Signature of applicant.

FORM D

(Form of application for wholesaler's licence.)
(See clause 3.)

- 1. Applicant's name
- 2. Applicant's profession
- 3. Applicant's residence
- 4. Situation of applicant's place of business with particulars as to number of house, mohalla, town or village and police station and district
- 5. How long the applicant has been trading in foodgrains. (Particulars to be given for each foodgrains)
- 6. Quantities of foodgrains handled annually during the past 3 years .
- 7. Names of foodgrains in respect of which licence is required.

I declare that the following quantities of the foodgrains specified above are in my possession and are held at the places noted against them

I have carefully read the conditions of licence given in Form B of the schedule and I agree to abide by them.

(a) I have not previously this district for any in para. 7 above.	applied for of the food	such licence in grains specified
(b) I applied for such		
granted a licence		and was not
(Strike out the words wh	ich are not a	applicable.)
Dated1948	3	
Form		f the applicant.
(See paragraph 4		•
Return of stocks, receipts a for the month of	nd deliveries	of•
Name	Licence No.	
Particulars.	Quantity.	Remarks, if any. (Show here the district of origin or destination wherever required.)
~	Mds. Srs.	· · · · · · · · · · · · · · · ·
1. Stock at the beginning of the month.		
2. Quantities received during the mouth.		
(a) From other licences, Licence No		
Licence No		
Total quantity received from other licencees		
(b) From producers or other persons not holding a licence.		
Total quantity received from persons not hold-		
ing a licence		
3. Quantities delivered or otherwise removed during the month:		
(a) To other licencees:	-	
Licence No		
Licence No Total quantity delivered	• • • • • • • • • •	
to other licencees	* * * * * * * * * * * * * * * * * * * *	
(b) To person not hold- ing licence		
Total quantity delivered to persons not holding		
licence	*******	
4. Stock at the end of the month		m.6
*Here write the name of Dated the		шч.

Signature of the persons submitting the return.

FORM F

Agreement Form.

This agreement executed between the Deputy Commissioner or authority granting the licence on the one part and Messrs. slo...... wholesale dealer in foodgrains (Licence No.)...... on the other, witness:---

- 1. That Messrs..... shall obtain a licence to deal in foodgrains according to the terms, conditions and directions contained in the licence and issued to him from time to time.
- 2. That the licencee shall deposit a sum of Rs. 500|- with the Government Treasury or N.S.C. or any other investment acceptable to Deputy Commissioner.
- 3. That the District Rationing Officer or Deputy Commissioner or any other officer granting the licence shall

be empowered to forfeit the entire amount of security deposit or a part thereof to the Government of India if he is sat sfled or has reasons to believe that the licencee has contravened any of the terms and the conditions of the licence granted to him or has disregarded or neglected to abide by the orders and directions isued to him from time to time by the authority granting the licence or any other officer so authorised by the said authority.

Party's Signatures.

Witness 1..... Witness 2.....

Anner, the 17th August 1948

No. A|27-32-II.—Mr. Raghunath Das Ranga, Deputy Superintendent of District Police, Ajmer-Merwara retired on superannuation pension on the afternoon of the 6th July 1948.

II

Mr. Mathan Lal, an Inspector of the Ajmer-Merwara Police is appointed to officiate as Deputy Superintendent of District Police, Ajmer-Merwara with effect from the afternoon of 6th July 1948 vice Mr. Raghunath Das Ranga retired.

By order,

A. N. LAL, Secretary to the Chief Commissioner, Ajmer-Merwara.

Ajmer, the 20th August 1948

No. G|4-1-IV.—It is hereby certified that the Certificate of Approval granted to Mr. R. D. Joshi of village Bhanota, district Ajmer-Merwara, in this Administration Notification No. A 25-1-III, dated the 2nd May 1946 and subsequently renewed in this Administration Notification No. A 25-1-IV, dated the 6th March 1947 has been further renewed with effect from the 1st January 1948.

2. This renewed Certificate of Approval will remain in force upto midnight of the 31st December 1948.

By order,

B. N. MATHUR, Secretary to the Chief Commissioner, Ajmer-Merwara

Ajmer, the 20th August 1948

No G|4-1-IV.—The Chief Commissioner is pleased to approve Dewan Bahadur Seth Kesri Singh Budh Singh Bankers, Landlords and Honorary Government Treasurers, Kotah as a candidate for licence to prospect and mine for minerals in the district of Ajmer-Merwara.

2. This Certificate of Approval is valid upto midnight of the 31st December 1948.

By order,

B. N. MATHUR, Secretary to the Chief Commissioner, Ajmer-Merwara.

Ajmer, the 20th August 1948

No G|9-92-11--In continuation of the fifty-five days. earned leave granted to Mrs. H. M. Gaur, Inspectress of Girls' Schools, Ajmer-Merwara, with effect from the 22nd December 1915, vide this Administration notification No. A|9-92, dated the 18th February 1946, she is granted leave as under :-

- 3 months leave from 15th February 1946 to 14th May 1946-Leave on private affairs on half average
- 5 months and 25 days leave from 15th May 1946 to 8th November 1946 Leave on medical certificate.

3 months and 15 days leave from 9th November to 23rd February 1947.—Extraordinary leave.

This Administration notifications No. A|9-92, dated the 4th April and 11th May 1946 are hereby cancelled.

By order,

B. N. MATHUR,

for Secretary to the Chief Commissioner, Ajmer-Merwara.

Ajmer, the 17th August 1948

No. G|Munl-32.—In this Administration Notification No. G|Munl-32(CC), dated the 27th April, 1948, publish-

ing the revised octroi schedule of the Kekri Municipal Committee items 20(i) and 20(j) as renumbered in accordance with this Administration Corrigendum No. G Munl-32, dated the 5th July 1948, should be read as follows:—

20(1) articles made of cement 0-0-9 Rupee.

20(j) Pucca Bricks 0-1-0-Cart load.

By order,

B. N. MATHUR, for Secretary to the Chief Commissioner,
Ajmer-Merwara.

GINNING RETURN

Return showing quantity of cotton ginned in the Province of Ajmer-Merwara for the week ending 13th August 1948

Section 5A of the Cotton Ginning and Pressing Factories Act, 1925 (XII of 1925) as subsequently amended.

QUANTITY (BY WRIGHT) OF COTTON GINNED (IN BALES OF 392 LEG. EACU).					
Name of Division or Block.	During the week.	During the corresponding week last year.	Since the commencement of the season, i. e., since 1st September 1047.	During the corresponding period last year.	District included in the block,
1	2	3	4	8	8
T. Ajmer-Merwara	Nil .	Nıl	11264 · 90	11388 · 17	

GAURI SHANKAR,

Superintendent, for Deputy Commissioner, 'Ajmer-Merwara.

OFFICE OF THE CHIEF COMMISSIONER, DELHI

NOTIFICATIONS

Delhi, the 13th August 1948

No. F. 12(7) 48-R.&J.—In exercise of the powers conferred by Section 6 of the Indian Registration Act, 1908, the Chief Commissioner is pleased to appoint temporarily S. B. Sunder Singh as Sub-Registrar, New Delhi, with effect from the forenoon of 24th February, 1948, to the forenoon of the 4th May, 1948 in place of Mr. S. N. Pandit appointed as officiating Sub-Registrar, Delhi, for the said period.

By order,

N. M. PATNAIK,

Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 16th August 1948 __ ~

No. F. 12(105)48-H.P.W.—The following draft of rules which the Chief Commissioner of Delhi proposes to make in exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939 read with the Notification of the Government of India, in the Department of Communications No. R-60, dated the 28th June 1939, is published for the informations of persons likely to be affected thereby. The draft will be taken into consideration on or after the 14th September 1948, together with any objections or suggestions which may be received by the Chief Commissioner from any person with respect to it before the date specified.

Draft Rules.

1. Notwithstanding anything contained in the Delhi Motor Vehicles Rules, 1940 no fee shall be charged for the issue or alteration of certificate of registration relating to motor vehicles which are the property of Senior United Kingdom Trade Commissioner in India.

2. If the Senior United Kingdom Trade Commissioner in India has paid or shall hereafter pay a fee for the issue or renewal of a licence to drive a motor vehicle or for undergoing a test of competency to drive the fee shall, on application, be refunded.

By order,

RATAN LAL,

Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 17th August 1948

No. F. 8(73)|48-Press.—In exercise of the powers conferred by Section 19 of the Indian—Press (Emergency Powers) Act, 1931, the Chief Commissioner, Delhi, hereby declares to be forfeited to His Majesty all copies wherever found of the pamphlets in Urdu entitled "Jalwa—Pakistan" Part I and II written by Soff Saved Ashfaq Ali Shah, Moradabadi published by Baboo Khan, bookseller Karachi and printed at the "Asar-i-Jadid" Press. Karachi and all other documents containing copies of translation of, or extracts from the aforesaid pamphlets in as much as it contains matter of the nature described in clauses (g) and (h) of section 4 of the said Act.

SHANKER PRASAD.
Chief Commissioner, Delhi.

Delhi, the 17th August 1948

No. F. 8(74) 48-Press —In exercise of the powers conferred by Section 19 of the Indian Press (Emergency Powers) Act. 1931, the Chief Commissioner, Delhi, hereby declares to be forfeited to His Majesty all copies wherever found of the document in English entitled "A plea to pause and ponder" beginning with the words "The Rashtriva Swavam Sewak Sangh has been....." and ending with the words..... to lift it without any further delay" and all other documents containing copies or translation of, or extracts from the aforesaid document in as

much as it contains matter of the nature described in clauses (d), (g) & (h) of Section 4 of the said Act.

SHANKER PRASAD, Chief Commissioner, Delhi.

Delhi, the 17th August 1948

No. F. 3(1)|48-R.&J.—Lala Manohar Lal Vijh, relinquished charge of the office of the Senior Subordinate Judge, Delhi, with effect from the forenoon of the 3rd August, 1948.

By order,
N. M. PATNAIK,
Home Secretary
to the Chief Commissioner, Dethi.

Delhi, the 17th August 1948

No. F. 12(94)|48-H.P.W.—In exercise of the powers conferred by sections 21 and 41 of the Motor Vehicles Act, 1939, read with the Notification of the Government of India, in the late Department of Communications No. R.60, dated the 28th June, 1939, the Chief Commissioner of Delhi is pleased to make the following rules, the same having been previously published with his notification No. F. 12(94)|48-H.P.W., dated the 22nd July, 1948.

Rules

- 1. Notwithstanding anything contained in the Delhi motor Vehicles Rules, 1940, no fee shall be charged for the issue or alteration of certificates of registration relating to Motor Vehicles which are the property of "Swiss Legation" holding diplomatic ranks in India.
- 2. If the "Swiss Legation" holding diplomatic ranks in India or the officers on his staff or the drivers employed by the "Swiss Legation" or employed by the officers on his staff have paid or shall hereafter pay a fee for the issue or renewal of a license to drive a motor vehicle for undergoing a test of competency to drive, the fee shall on the application of the payer be refunded to him.

By order,

RATAN LAL,

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.

Delhi, the 17th August 1948

No. F.15(43)-48-C.S.—Mr. Afzaluddin Ahmed, Junior Grade Rationing Officer in the Delhi Rationing Organisation was granted 30 days earned leave and in continuation 30 days leave on half average pay together with 64 days extraordinary leave with effect from the 17th February 1948 with permission to prefix Monday the 16th February 1948 (being a holiday in Circle Offices), on the expiry of which his services have been terminated with effect from the forenoon of the 20th June 1948.

By order,

I. D. MATHUR,

Secretary (Rationing and Civil Supplies) to the Chief Commissioner, Delhi.

Delhi, the 18th August 1948

No. F. 6(8) 48-P.&D.(1).—In exercise of the powers conferred by Sec. 1, Sub. Clause 2 of Part I of the Punjab Primary Education Act, 1940, as applied to the Delhi Province, the Chief Commissioner, Delhi Province is pleased to direct that the Punjab Primary Education Act, 1940 being Act XVIII of 1940, as applied to Delhi Province, shall come into force in the Delhi Province from the 1st day of September 1948.

By order,

M. S. SAIT,

Secretary (Development)
to the Chief Commissioner, Delhi.

Delhi, the 18th August 1948

No. F. 6(8) 48-P.&D.(ii).—In exercise of the powers conferred by Sec. 4, Sub-Clause 1 of the Punjab Primary Education Act, 1940 as applied to Delhi Province, the Chief Commissioner, Delhi Province, is pleased to enforce the provisions of Part II and Part III of the said Punjab Primary Education Act, 1940 being Act XVIII of 1940, as applied to Delhi Province, in the Zails of Najafgarh Issapur, Bawana and Kanjahawala in the Province of Delhi for Compulsory Education to the scholars between the ages of 6 years and 8 years.

By order,

M. S. SAIT.

Secretary (Development) to the Chief Commissioner, Delhi.

Dolhi, the 18th August 1948

No. F. 11(31) 47-L.B.G.—In exercise of the powers conferred by section 71 of the Punjab Municipal Act, 1911 as extended to the Delhi Province, the Chief Commissioner of Delhi is pleased to exempt all supplies and equipment imported by the Senior United Kingdom Trade Commissioner in India or his staff for official use from the payment of any Terminal tax imposed by any Municipal or Notified Area Committee in the Delhi Province.

By order,

RATAN LAL,

Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 18th August 1948

No. F. 12(19)|46-H.P.W.—The following draft amendments which the Chief Commissioner of Delhi Province, Delhi proposes to make in the Delhi Motor Vehicles Rules, 1940, in exercise of the powers conferred by section 68 of the Motor Vehicles Act, 1939 read with the Notification of the Government of India in the late Department of Communication No. R.60, dated the 28th June, 1939, is published for information of persons likely to be affected thereby. The draft will be taken into consideration on or after the 20th September, 1948 together with any objections which may be received in respect of it before that date.

Draft Amendment

In rule 4.1(1), as inserted in Chapter IV of the Delhi Motor Vehicles Rules, 1940, by the Chief Commissioner, vide his Notification No. 12(19)|47(ii)HPW, dated the 6th December, 1947, substitute "the Senior Superintendent of Police" for "the Deputy Inspector General of Police" against item 2.

By order,

RATAN LAL,

Secretary (Local Self Government) to the Chief Commissioner, Delhi.

Delhi, the 18th 20th August 1948

No. F. 1(15)|47-H.P.W.—In pursuance of the provisions of sections 6 and 9 of the Indian Christian Marriage Act, 1872, the Chief Commissioner of Delhi is pleased to revoke the licence to solemnize marriages and grant certificates of marriages granted to the Rev. Alexander David in his notification No. F. 1(15)|47(1)-HPW, dated the 19th April 1947.

By order,

RATAN LAL.

Secretary (Local Self Government)
to the Chief Commissioner, Delhi.,

Delhi, the 20th August 1948

No. F. 15(73)|47-C.S.—Mr. E. N. Sinclair, Junior Grade Rationing Officer, in the Delhi Rationing Organisation was granted earned leave for 11 days and in continuation 2 days extraordinary leave with effect from the 13th July 1948, with permission to prefix and suffix (Mondays) the 12th July, 1948 and 26th July, 1948 (weekly holidays in Circle Offices), on the expiry of which he resumed his duties on the forenoon of the 27th July, 1948.

By order,

I. D. MATHUR,

Secretary (Rationing and Civil Supplies) to the Chief Commissioner, Delhi.

Delhi, the 20th August 1948

No. 2(119) 47-R&J.—In exercise of the powers conferred by sub-section 6 of section 144 of the Criminal Procedure Code, 1898, the Chief Commissioner of Delhi being satisfied that this measure is necessary to avoid danger to human life, safety and disturbance of public safety, is pleased to direct that the order reproduced below which was passed by the District Magistrate, Delhi, on the 24th June 1948, shall remain in force for a further period of two months, with effect from the 24th August 1948.

Order

Whereas a number of houses have been constructed or are in the process of construction by unauthorised persons on open spaces belonging to or vested in the Government of Local Bodies of Delhi Province.

And whereas such constructions are of an irregular and haphazard character without due regard to considerations of sanitation, conservancy and drainage and are therefore a source of danger to human life, health or safety:

And whereas there are sufficient grounds for proceeding under section 144 of the Criminal Procedure Code, 1898 and immediate prevention and speedy remedy is desirable.

Now, therefore, I, M. S. Randhawa, District Magistrate, Delhi do hereby make this written order under section 144(1) of the said Code prohibiting absolutely the construction or completion of any building, house, stall or any other structure on such open spaces belonging to or vested in the Government or Local Bodies of Delhi Province without the permission of proper authority and directing all persons to abstain from constructing or completing any such building, house, stall or any other structure.

This order is directed to the public generally residing within the area of Delhi Province and is issued ex-parte in face of an emergency. It shall come into force at once and shall remain in force for a period of two months upto 23rd August 1948 inclusive.

This order shall be published by the issue of a Press Note and by announcement through the All India Radio, Delhi and the Microphone Station, Delhi.

Given under my hand and seal this 24th day of June 1948.

M. S. RANDHAWA,

District Magistrate, Delhi.

By order,

N. M. PATNAIK.

Home Secretary
to the Chief Commissioner, Delhi.

Delhi, the 20th August 1948

No. F. 2(119)2|47-R.&J.—In exercise of the powers conferred by sub-section 6 of section 144 of the Criminal Procedure Code, 1898, the Chief Commissioner of Delhi, being satisfied that this measure is necessary to avoid

danger to human life and public health, is pleased to direct that the order reproduced below which extended upto 20th August 1948, vide Chief Commissioner's notification No. F. 2 (1)|47-R&J, dated the 20th July 1948, shall remain in force for a further period of two months with effect from the 21st August 1948.

Order

Whereas there is a danger of outbreak of cholera epidemic in Delhi on account of the sale or exposure for sale of all cooked foodstuffs, sweetmeats, ice cream, fruit and sugarcane juices, milk, milk shake and other milk preparations, coffee and tea by unauthorised persons who do not take adequate precautions to prevent the above mentioned articles from infection and contamination:

And whereas it is necessary and desirable to take special and speedy measures with a view to prevent danger to human life and public health, which might arise from the outbreak of such an epidemic;

Now, therefore, in exercise of the powers conferred on me by section 144(1) of the Cr. P. C., 1898, I, M. S. Randhawa, District Magistrate, Delhi do hereby make th a written order directing all vendors in the jurisdiction of New Delhi Municipal Committee and in the areas known as Chandani Chowk, Khari Baoli, Church Mission Road and Nai Sarak in the Jurisdiction of Delhi Munie pal Committee excepting those who are in possession of allotments cards or licenses issued by the respective Municipal Committees to abstain from sale or exposure for sale of all cooked foodstuffs sweet meats, ice cream, fruit and sugarcane juices, milk, milk shake and other milk preparations, coffee and tea in all public places in the streets or roads or on the pavements in front of shops in the entire area of New Delhi Municipality and the areas known as Chandani Chowk, Khari Baoli, Church Mission Road and Nai Sarak in the jurisdiction of Delhi Municipal Committee for a period of one month.

This order is issued ex-parte in face of an emergency and is addressed to the vendors generally who sell or expose for sale the above mentioned articles. It shall come into force with effect from 21st May 1948 and shall remain in force for a period of one month i.e. upto 20th June 1948.

Given under my hand and seal this 20th day of May, 1948.

M. S. RANDHAWA, District Magistrate, Delhi.

Under section 144(6) of the Criminal Procedure Code, 1898 I, M. S. Randhawa, District Magistrate, Delhi do hereby extend for a period of one month with effect from 21st June 1948 my order dated 20th May 1948 passed under section 144(1) of the said Code prohibiting the sale or exposure for sale of all cooked food stuffs, sweet mests, ice cream, fruit and sugarcane juices, milk, milk shake and other milk preparations, tea and coffee in all public places in the streets or roads or on the pavements in front of the shops in the entire area of New Delhi Municipality and areas known as Chandani Chowk, Khari Baoli, Church Mission Road and Nai Sarak in the jurisdiction of Delhi Municipality by the vendors who are not in possession of allotment Cards or licenses issued by the respective Committees.

This order shall be published by the issue of a Press

Given under my hand and seal this 20th day of June, 1948.

M. S. RANDHAWA,

District Magistrate, Delhi.

By order,

N. M. PATNAIK,

Home Secretary
to the Chief Commissioner, Delhi.